Case 6:24-mj-04013-MWP Document 146 Filed 07/08/24 Page 1 of 1 LAW OFFICE OF MAURICE J. VERRILLO, P.C.

ATTORNEYS AND COUNSELORS AT LAW

July 8, 2024

MAURICE J. VERRILLO, ESQ. LUCY A. BRADO, ESQ.

3300 Monroe Avenue, Suite 301 Rochester, NY 14618

MAGGIE C. MALOY, LEGAL ASSISTANT

Phone: (585) 232-2640 Fax: (585) 232-2647

SONYA E. VERRILLO, OFFICE MANAGER

Website: www.verrillolaw.com

E-mail: office@verrillolaw.com

Hon. Marian W. Payson United States Magistrate Judge 100 State Street Rochester, New York 14614

SENT VIA E-FILING

Re: United States v. Timothy Jackson Jr.

Case No. 24-MJ-4013

Dear Judge Payson:

I am respectfully requesting a 45 day adjournment of our status conference set for July 11th.

I have received an extensive amount of audio tapes, transcripts, pole camera excerpts, and other discovery from the government. I have met with my client and will need additional time to review this extensive amount of discovery. Mr. Jackson is detained and I would like to have sufficient time to review the materials with my client as a part of our assessment of this case.

I have communicated with AUSA Marangola and I understand that he does not object to this request. I further consent to the exclusion of time associated with the adjournment for Speedy Trial purposes.

Thank you for your consideration.

Very truly yours,

/s/ Maurice J. Verrillo

Maurice J. Verrillo pc: Robert Marangola, AUSA via e-filing Mr. Timothy Jackson Jr. via regular mail